Charlotte Observer.

For Christmas.

A HANDSOME LINE OF

LADIES' NECKWEAR

INCLUDING

Collars, Fischues, Velvet Capes, &c.

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JACKETS. CLSTERS, CIRCULARS, RUSSIAN CIRCULARS, &c,

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44		66	**	6.00	66	64	9.00
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**	44	64	**	8.50	44	66	12.00
••	44	64	46	10.00	66	6.6	15.00
Youths	9 66	66	**	3.50	**	66	5.50
**	66	146	66	4.50	4.6	66	7.00
4.6	**		44		44	4.4	

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as we will remove to the corner of Central Hotel, in the store formerly occupied by Beem & McDowell We carry a complete line of Gent's Fine Furnishing Goods and Hats. Call at once.

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Far superior to any liver pad. HUGH THOMAS, Glendale, S. C.

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October 28, dtf.

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BLE KEPARS AND BAILR() AD MEN AND
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household from pageits to the merest infant, are
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no matter how severe or of how long standing, or
from whatever cause produced, send and get a
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cure or no pay. It cures before other remedies
begin to set. It is equally applicable to att the
Ulcers or Fores, or Inflamed Surfaces of all domettle nimals, or anything that moves on the
Turf One or two applications are all that is nec
essary to neutralize the action of the virus and heat the Ulcer It arrests at once the progress of Brysipe as and removes the inflammation left in the track of the disease.

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THE FIRST LOOM.

The first loom, it is stated, ever made in the South was put in operation at the Atlanta, Ga., cotton factory last week. It was made by the "Georgia Mill Supply Company," and is pronounced the best loom in the factory. It is said that these looms, in consequence of cheap material, labor, &c., can be made for less in Atlanta than they can be furnished by Eastern manufacturers. An order has just been finished for fifty looms, and several hundred more have been have long wished to see, the manufacture by the South of machinery used in the South, and thus, while building up Southern industries, save the vast sums of money that annually go from this section to purchase machinery built elsewhere. At certain seasons of the year there is scarcely a freight train from the North to the South that does not carry more or less of some kind of machinery to be used in Southern industries, much of which could be, and should be, and will be eventually, made in the South, which has all the m terial necessary, and lacks only the enterprise to be gin the work. We say enterprise be cause if a determined and persistent effort were made the necessary capi-

tal would be forthcoming. There are hundreds of manufacturing enteprises in which our people could engage which would prove remunerative, and yet not require a large amount of capital. Look at the buckets, tubs, barrels, furniture, agricultural implements, wagons, &c., which are annually shipped from the North, the material for which grows and lays in lavish abundance all around us. We see evidences of a movement in this direction in some of our cities and towns in this and other Southern States, and we hope to see the time when the smoke stack of the manufacturing establishment will be a common sight, when we will make the numerous articles we now buy and be independent in this respect, as we should be and must be to be really prosperous.

Charges affecting the management of his office have been made against Wm. H. Wheeler, whose nomination as collector of internal revenue for the fifth North Carolina district is now pending before the Senate finance committee. It is alleged among other things that he has put on the pay rolls members of his own family who performed no duty. The charges, it is said, have been laid before the com-

An account was given in an Indiana paper recently of a dog that walked all the way from New Orleans to his home in Aurora, in that State, a distance of 1,600 miles. A correspondent of the New York Sun relates a similar case of a dog that walked from Green Bay, Wisconsin, back to his old home in New York several years ago-a distance of about 1,200

There is a Jewish penman in Vienna who writes 400 Hebrew letters on one grain of wheat. In order to furnish the Emperor with satisfactory evidence of his extraordinary skill, he has written the Jewish prayer for the imperial family on the narrow edge of an ordinary visiting

Senator Conkling says he wants to become the possessor of \$500,000 and then retire to private life. We would be willing to retire ourself on that amount, and rather than be obstinate about it, wouldn't stand on that pre-

A report comes from Ohio that Ex-Senator Thurman has entered the U S. Senatorial race in that State, and expects to be Mr. Pendleton's successor. The battle begins January 8th.

It is reported that Mary Anderson. the Kentucky girl, who is now playing in England, is going to marry an English duke. Perhaps this is another little advertisement.

Sergeant Bates, the flag carrier and walkist, is now footing it from Chat-

There is a good deal of difference between a demagogue and a states is in Washington, and therefore he

ning to discuss the question of a constitutional convention. A large number of colored people

kansas and Texas. There is a large migration from orthern and middle Georgia to tried Samaritan Nervine, and it cured northern and middle Georgia to

CHARLOTTF, N. C., TUESDAY DECEMBER 25, 1883.

Keogh -- Canaday -- Pool's "Contest" --The C. F. & Y. V. R. R .-- Senator vidson.

Correspondence of the Observer.

session. I have no information from Democratic sources.

Maj. Turner Morehead, of Leaks-ville, and Messrs. H. W. Fries, of Sa-lem, and A. Leazar, of Moorsville, passed through the city last evening from Baltimore, where they had been in consultation with friends of the Virginia Midland road concerning the projected extension of the ape Fear and Yadkin Valley Railroad. No particulars of their visit could be gleaned.

Of the eight speeches in eulogy of the late Jeremiah 3. Black, delivered this afternoon in the Supreme court room before the Supreme court bar, Senator Edmunds presiding, the third in order, that of Senator Vance, was the most original and impressive and was not inferior in finish to any of the others. He followed Sanator ner as well as matter. To do the Senator from Delaware full justice, it must be said that he did not do as well as usual. Gov. Vance made the best effort of his life, so far as I have heard or read; at least that is my opinion. His was the longest, most thoughtful and most eloquent of the addresses. It was a fine tribute to a man with whom he felt in hearty sympathy. Gov. Vance rated Judge Black as the greatest lawyer of our time, and as a writer placed him as far above Junius as the manhood of the American was superior to that of the Englishman. The next best speech was that of Senator Garland, of Arkansas, who followed Senator Vance. The speeches, resolutions and other proceedings occupied just one hour and fifteen minutes. Something over a quarter of an hour was used by the Senator from North Car-

the protection of the people.

Said the lady:

'But I know better.'

tanooga towards Atlanta. He left an insult from a woman," and then Chicago on his tramp a little over two he quoted a c uplet which I shan't.

The North Carolina delegation ex-

man, but it takes the public a long will take his at home, too. I hear time to di cover it sometimes. The papers of Maryland are begin-

are leaving South Carolina for Ar- faculty in New York city," writes Rev.

northern Alabama.

Digest of Supreme Court Decisions. Raleigh News & Observer

Washington, Dec. 21.-A North Carolina Republican tells me that Bob Douglas' fight against Keogh really amounts to nothing. He thinks that the nomination will be confirmed as soon as the senate shall have time to act on the case. This nomination, it will be remembered, was sent to the Senate at the last

office until after the holidays. This would be useless, any way, as congress has ordered the payment of salaries to the present employees for the month of December. It is understood that Republican Senators will bring a presume or him send of the salaries to the present employees for the month of December. It is understood that Republican Senators will bring a presure on him and other officers just elected to retain a number of the Democrats now filling minor position. I observe, however, that civil service action is in inverse ratio

to civil service palavar. Mr. Skinner's attorney in the elec-tion case is Fab. H. Busbee Esq. Yesterday Judge Pool filed his notice of contest, based on the allegations of fraud, as well as on the claim that Mr. Skinner was not chosen from the legal First District. Mr. Pool is merely fishing in the Congr ssional pool here for those little "expenses" awarded contestants by a sentiment of false, not to say dishonest liberaliordered. We note the success in this venture with par icular pleasure, because it is the beginning of what we Gen. Scales wrong on the question of referring the legal question involved in the matter to the election committee. They admit, however, that practically it makes very little differ-

Senator Vance's street railway bill for the District of Columbia gives public satisfaction. It provides for first class cars on the two leading lines, and thereby abolishes the detested bob-tail cars, and also the nuisance of boxes and baskets rubbing against the legs of passengers.

A leading Democrat of North Carolina, now in the city, announced himself yesterday in favor of the straightout protective policy. His words were: "I am a protective Democrat. Some one present suggested that the election of Mr. Carlisle and the probable legislation of the 48th Congress would bring the country back to just principles, a moderate tariff with the necessary incidental protection only.

Protection was broached in Congress
as a policy distinct from revenue in
1820. "Well," replied the P. D., "the world has grown since 1820. Manufactures are springing up all over the South and require protection." One hears this sort of statement from certain gentlemen. But the overwhelming majority of Southern Congressmen, including supporters of Mr. Randall in the late contest, are for

Col. Davidson, assistant file clerk of House documents, tells this anecdote on himself. This morning he was confronted by Mrs Belva Lockwood, said the distinguished lawyer. "I want the list of committees.

'The House list, ma'am?' "Yes, sir, the list of house commit-'Haven't been printed.'

"Impossible, ma'am," replied the statesman from Buncombe, with a wave of his hand, "impossible, for the simple reason that the Speaker has not yet announced the committees.' She glared at Col. Davidson for a moment, and, as if to put an end to him and the colloquy at the same instant, snapped out:
"You are from North Carolina,

"Yes, madam, at your service, when I can be."
Slightly mollified by so much gallantry—all at once—from Esmeralda's

land, Mrs. Lockwood then told him if he would get her the list of Senate committees they could part in amity He did it and order reigned once more in the folding room. "My God, sir," said he, in relating the incident, "if Hancock (the superintendent) hadn't informed her he was a North Corolinian too Labor't know what Carolinian, too, I don't know what she would have said. Anything but

cept Senator Vance propose to take the Christmas egg-nog in North Carclina. The Senator's winter residence that Messrs Bennett and Skinner started yesterday. Maj. Dowd and some of the others will go before Monday.

Almost Insane and Cured. "Most of the eminent doctors in the East as well as several of the medical P. P Shirley, of Chicago, "failed to help our daughter's epilepsy, which beher." Your druggist keeps it. \$1.50 | \$1. At druggists.

Miller vs. Miller.

1. In an action to cancel a deed which the plaintiff alleged was ex-Vance's Eulogy on Jere Black -- Briva | ecuted to his son by mistake, the Lockwood and the Hon. A. T. Da- plaintiff, with a view to show that he would not convey so much property to his son without reserving a suffi-ciency for himself, was allowed to prove the extent and value of the land; Held, no error, especially when the defendant had proved that, about the same time, the plaintiff had conviyed to him all his personal property as well as the land. In such case it was not improper in the court to allow equal latitude to both parties.

2. Held further, if alleged mistake be established, the defendant has no

Mr. Canaday says he will make no appointments in the Sergeant at arms office until after the holidays. This 3 Only such issues as to arise upon the pleadings should be submitted to the jury, and it is the duty of the court to determine what they are. The law and practice in reference to pleading and framing issues, discussed by Merrimon, J.

> The proper mode of bringing into court a corporation charged with a criminal offence, is by service of a copy of the summons upon one of its officers or agents. The acts of assembly in reference to service of process in civil and criminal cases reviewed by Smith, C. J.

State vs. Railroad.

Lessiter vs. Telegraph Company.

1. A stipulation contained in a form used by a telegraph compan: in its business operations, to the effect that it will not be responsible for mistakes in transmitting unrepeated messages. is a reasonable one. 2. The plaintiff's cotton factor sent

to plaintiff the following unrepeated message: "Can get ten three-eighths for your cotton—answer;" and that delivered to plaintiff contained the word "fourths" insted of "eighths," and thereupon the plaintiff at once directed a sale of the cotton; Held, in an action for damages for loss alleged to have been sustained by reason of mistake, that the plaintiff is not entitled to recover.

3. In such case, the exemption from liability does not extend to cases where there is gross negligence on the part of the company or its employees. (Justice Ashe dissenting.) Humble vs. Mebane.

1. A reference to take an account is irregular where a defence is set up to the eniire action, and the allegiations of fact if found to be true would defeat the plaintiff's recovery, and in such case the court should direct the issues to be tried; but otherwise, where the defence relied on is no obstacle to the recovery.

2. A guardian, who has received

money by virtue of his office and for Bayard and surpassed him in man- his ward, cannot exonerate himself from liability by showing that the money was due to the ward's father who is a distributee of the estate from which it was derived. 3. Such distributee has the same redress against the administrator of the estate for his share thereof, as if the alleged misapplication had occurred

in any other way; and the court inti-

mate that in case of the insolvency of the administrator, he may pursue the tund in the hands of the guardian who wrongfully received it. 4. The plea of the tatute of limita tions in his case is defective, in that it fails to state when the cause of ac-tion accrued, and when the wards arrived at full age. An allegation to show that the statute has run and bars the action is essential. 5. The statute protecting sureties

remarked upon by Smith, Č. J State vs. Brittain. Town ordinance must be subordinate to and harmonize with the general law of the tate, unless special powers are conferred upon the town by its charter. Therefore in the absence of spe-

the sale of liquor within the corporate limits of a town is void; the general law allows retailing upon obtaining 3. Quere-Whether the Legislature can authorize a town to make an offence against the State a separate of-

cial authority over the subject, it was

held, that an ordinance prohibiting

fence against the town. State vs. Ray. The Superior court has jurisdiction inder its general power to try assaults where no deadly weapon is used or serious damage done, in cases where it has jurisdiction of the of-fence charged. After thus gaining jurisdiction it will proceed with the case, even though the proof should show the offence to be less in degree than that charged.

Cannon vs. Young.

1. One who holds a bond for title to land has the right to assign a part of interest therin to another, and such assignment conveys an equitable interest which is a sufficient consideration in law to support a deed.

2. An assignee under a fraudulent deed is not affected by it unless it be shown that he co-operated in the making thereof, or took with notice of the intended deed. 3. There is no presumption of the law arising from the known insolv-

ency of the maker of such deed, that the assignee knew of his intent to defraud creditors. State vs. McCoy. 1. An indictment, against a tenant for the larceny of crops raised by him, which lays the property in the landlord and tenant as their joint

and undivided property, cannot be sustained. 2. A general owner of goods may be indicted for stealing the same from the special owner or bailee, but in such case the indictment must lay the property in the special owner.

Snow in Abundance.

CINCINNATI, O., Dec. 24-Snow has fall en every day but one for 8 days, reaching a depth of twenty inches. A sleet ing rain commenced yesterday, and a heavy dark mist rose from the snow, covering the entire region hereabouts. The rain fell all day and came down in torrents. Cellars are flooded everywhere. Many roofs are breaking. All the railway trains are delayed. Commercial Gazette specials report snow the whole length of the Ohio valley. The rain is melting it rapidly everywhere.

Fast and Loose.

Decay loosens the teeth. SOZODONT removes the cause of their destruction, and they retain their place in the dental process. After a few applications. it will be noticed that the natural indentations in them, formerly filled with corroding tartar, present a spotless appearance and their enamelled surfaces glisten with becoming lustre. Thus beauty is heightened and health pro-

"Buchu-Paiba."

Quick, complete cure, all annoying kidney, bladder and urinary diseases

THE HOUSE COMMITTEES.

The Speaker Announces the Names of the Gentlemen Assigned to Duty on the Committees.

Washington, Dec. 25 —The following are the House committees announc ed by the Speaker this afternoon. Elections—Messrs. Turner, of Georgia, Davis, of Missouri, Converse of Ohio, Cook, of Iowa, Bennett of North Carolina, Loury, of Indiana, Elliott, of Pennsalvania, Robertson, of Kentucky, J. J. Adams, of New York, Raney, of Massachusetts, Petibone, of Tennessee, Miller, of Pennsylvania, Valentine, of New York, lowa, and Hart of Ohio. Ways and Means-Messrs Morrison

of Illinois, Mills, of Texas, Blount, of Georgia, Blackburn of Kentucky,

Hewitt, of New York, Herbert, of Alabama, Hurd of Ohio, Jones of Ar-kansas, Kelly, of Penn, Kasson, of Iowa, McKinley, of Ohio, Hiscock of New York, Russell of Massachusetts. Appropriations—Messrs Randall chairman) of Pennsylvania, Forney of Ala. Ellis, of Louisana, Holman, of Indiana, Hutchins, of New York, Fallett, of Ohio, Burnes, of Missouri, Keifer, of Ohio, Cannon, of Illinois, Ryan, of Kansas, Ca kins of Indiana,

Minnesota. Judiciary-Messrs Tucker of Vir gi .ia, (chairman) Hammond, of Georgia, Culberson, of Texas, Moulton, of Illinois, Broadhead, of Missouri, Dor scheimer, of New York, Collins, of Mass, Seney, of Ohio, Reed, of Maine, E. B. Taylor, of Ohio, McCord, of Iowa, Browne of Indiana, Holland of

Horr, of Michigan, Washburn, o.

Banking and Currency—Messrs Buckner, of Missouri, (chairman) Ermantrout, of Pennsylvania, Potter, of New York, Hunt, of Louisian, Miller, of Texas, Candler, of Georgia, Wilkins, of Ohio, Yaple, of Michigan, Dingley, of Maine, Brumm, of Pennsylvania, Adams, of Illinois, Hender son, of Iowa, Hooper, of Virginia.

Coinage, weights and measures— Messrs. Bland, of Missouri, (chair-man) Dowd, of North Carolina, Harty, of New York, Nicholls, of Georgia, Pusey, of Iowa, Lanham, of Texas, Tulley, of California, Belford, of Colorado, Lacey, of Michigan, Chase, of Rhode Island, Everhard, of Pennsylvania, Luna, of New Mex-

Commerce-Messrs. Reagan, of Texas, Clardy, of Missouri, Turner, Kentucky, Dunn, of Arkansas, Seymour, of Connecticut, Glasscock, of California, Woodward, of Wisconsin, Boyle, of Pennsylvania, Barksdale, of Mississippi, O'Neall, of Pennsylvania, Davis, of Illinois, Wadsworth, of New York, Long, of Massachusetts, Ste art, of Vermont, Peters, of Kansas.

Rivers and harbors-Messrs Willis, of Kentucky, Blanchard, of Louisi ana, Jones, of Alabama, Gibson, of West Virginia, Rankin, of Wisconsin. Breckenridge, of Kentucky, Murphy, of Iowa. Sumner, of California, Houseman, of Michigan, Henderson. of Illinois, Bayne, of Pennsylvania, Robinson of Ohio, Chase, of Rhode Island. Stone, of Massachusetts, Burleigh, of N w York.

Agriculture-Mess s. Hatch, Missouri, Aiken. of South Carolina, Dibrell, of Tennessee, Williams, of Alabama, Beach, of New York, Green, of North Carolina, Winans, of Michigan, Weller, of Iowa, Patton, of Pennsylvania, Cullen, of Illinois, Wilson, of Iowa, White, of Minnessota, Ochiltree, of Texas, Howey, of New Jersey, Stephenson, of Wisconsin, Raymond, of Dakota.

Pennsylvana, Belmont, of New York. Pennsylvana, Belmont, of New York, Deuster, of Wisconsin, Clements, of Georgia, W. R. Cox, of North Caroli-na, G. D. Wise, of Virginia, Stewart, of Texas. Lamb, of Indiana, Rice, of Massachusetts, Wait, of Connecticut, Ketcham, of New York, Phelps, of New Jersey, Hitt, of Illinois. "Mens sana in corpore sano:" "A sound mind in a sound body" is the trade mark of Allen's Brain Food, and

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gists, or by mail from J. H. Allen. 315 First Ave., New York City. KEROSENE OIL.

we assure our readers that, if dissatis-fied with either weakness of brain or

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LUBRICATING OILS.

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NORTHERN IRISA POTATOES

And all Grades of

MOLASSES

CALL AND SEE ME

Before buying.

Also One Mule and Wagon for

100

CircularS

HALF PRICE.

Will offer this morning a purchase of 100 Dolmans and Russian Circulars manufactured from imported Brocaded Damasse, at \$9.00 and \$10.00, positively worth \$20 00 each Genuine burback English Diagonal Russian Circulars, at \$12.00, cost \$20 and \$25 each to import.

WITTKOWSKY & BARUCH

AJOB LOT.

We will also offer this morning 50 Berlin Jackets and Wraps at \$2 50. worth \$10.00. 50 English Walking Jackets at \$3.50. This price would not pay for the These garments are all of surerior style and finish, and are better values than the lot of garments we sold in November that created such excitement

CALL AND EXAMINE THEM.

CHARLOTTE, N. C.

WE OFFER A MOST EXQUISITE ASSORTMENT OF

Berlin, Vienna and Swiss FANCY GOODS.

DON'T FAIL TO SEE THEM.

----ALSO AN IMMENSE LINE OF----Special Attractions for Holiday Gifts

CHARLOTTE, N. C.

LITTLE EARLY PERHAPS.

But you know we are

It's just so with our HOLIDAY GOODS.

SUITS and OVERCOATS for

Men, Poys, Youths and Children, which

ALWAYS AHEAD OF OTHERS

IN EVERYTHING.

we are selling at special low prices for this week. Within reach of everybody.

A Fine line of Handkerchiefs, in Silk Irish Linen, Hemstitched and Collared Borders, Hosiery, Gloves and Underwear, in endless variety, and don't for-

get we have the handsomest line of

NECKWEAR To be Found in this Market.

CALL AND SEE US.

Very respectfully,

L Berwanger & Bro.

-THAT ARE-

Serviceable and Cheap

And Sugar, and Other Kinds of ANDREWS' FURNITURE STORE.

Rockers, Easy Chairs, Chromos, Oil Paintings, Secretaries, Book Cases, Hall Racks, Lounges, Parlor Sets, Bed Room Sets, and many other articles too numerous to mention.

CALL AND SEE BEFORE BUYING YOUR XMAS PRESENTS.

E. M. Andrews.